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DOCKET NO.: G0631.70040US00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Elizabeth A. Lillis et al
Serial No.: 10/721,608
Confirmation No.: 5990
Filing Date: November 25, 2003
For: METHOD AND A MEASURING CIRCUIT FOR DETERMINING
TEMPERATURE FROM A PN JUNCTION TEMPERATURE SENSOR,
AND A TEMPERATURE SENSING CIRCUIT COMPRISING THE
MEASURING CIRCUIT AND A PN JUNCTION

Examiner: P.J. Assouad
Art Unit: 2857

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Transmitted herewith are the following documents:

- [x] Issue Fee Transmittal
- [x] Comments on Examiner's Statement of Reasons for Allowance
- [x] Return Receipt Postcard

If the enclosed papers are considered incomplete, the Mail Room and/or the Application Branch is respectfully requested to contact the undersigned at (617) 646-8000, Boston, Massachusetts.

A check in the amount of \$1,400 is enclosed to cover the filing fee. If the fee is insufficient, the balance may be charged to the account of the undersigned, Deposit Account No. 23/2825. A duplicate of this sheet is enclosed.

Respectfully submitted,

Steven J. Henry
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Docket No.: G0631.70040 US00
Date: June 7, 2005

x07/18/05



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COMMENTS ON EXAMINER'S STATEMENT OF REASONS FOR ALLOWANCE

Applicant thanks the Examiner for his Statement of Reasons for Allowance accompanying the Notice of Allowance. However, the Examiner has underlined, for emphasis, certain language extracted from claims 1 and 28, while also noting that "the prior art of record does not suggest or disclose the claimed combination of method steps or circuit elements" (emphasis original). Since the Examiner has indicated that the reason for allowance is the totality of the claimed combinations, it is inappropriate and confusing for only selected portions of claims 21 and 28 to have been underlined for emphasis. Applicant does not accept or acquiesce in the underlined portion of the claims having any significance. As originally stated by the Examiner, it is the claimed combination that has been allowed and that is not suggested or disclosed by the prior art of record. The Examiner's underlining of claim language is not understood or accepted to suggest that such portion is the only part of either claim 21 or 28 not suggested or disclosed in the prior art of record. Such a reading would be inconsistent with the

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Examiner's introductory statement. Applicant accepts only the proposition that these claims were allowed because, as a whole, they are neither disclose nor suggested by the prior art.

Respectfully submitted,



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